Defendants.	
MAUPINTOUR, LLC and MAUPINTOUR HOLDINGS, LLC,	MAUPINTOUR HOLDINGS, LLC'S, RULE 7.1 STATEMENT
- against -	DEFENDANTS MAUPINTOR, LLC AND
Plaintiffs,	
MARI-LYNN HOFFMAN and MARK ROBERT HOFFMAN,	07 Civ. 10714 (CLB)
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned counsel for Maupintour, LLC and Maupintour Holdings, LLC, defendants in the above-captioned matter, state that Maupintour, LLC and Maupintour Holdings, LLC are corporations duly organized and existing under the laws of the State of Nevada.

Dated: Newark, New Jersey July 21, 2008

MOUND COTTON WOLLAN & GREENGRASS

By /s/ Frank J. DeAngelis
Frank J. DeAngelis (FD9334)
Nader A. Abadir (NA1816)
Attorneys for Defendants Maupintour, LLC and Maupintour Holdings, LLC
60 Park Place
Newark, New Jersey 07102
973-494-0600

## AFFIDAVIT OF SERVICE

NADER ABADIR, being duly sworn, deposes and says:

That deponent is not a party to this action, is over the age of 18 years and resides at Bergen County, New Jersey.

That on 21st day of July 2008 deponent served the within RULE 7.1 STATEMEMNT upon:

Michael L. Taub, Esq. Worby Groner Edelman LLP Attorneys for Plaintiffs 11 Martine Avenue White Plains, New York 10606

the address designated by said attorney for that purpose by depositing the same enclosed in a postpaid properly addressed wrapper directed to said attorney at the above address in an official depository under the exclusive care and custody of the U.S. Postal Service.

Sworn to before me this 21st day of July 2008

Notary Public

SUZANNE CAREY NOTARY PUBLIC, State of New York No. 31-4770155 Qualified in New York County Commission Expires February 4, 20 11